€ 04-20-05 11:59 AM €

1	FU!	NDING FOR CONVENTION	N FACILITIES		
2		2005 FIRST SPECIAL SES	SSION		
3		STATE OF UTAH			
4	Sponsor: David Clark				
5	Jeff Alexander	Greg J. Curtis	David Ure		
6	Ron Bigelow	Ben C. Ferry	Stephen H. Urquhart		
7					
8	LONG TITLE				
9	General Description:				
10	This bill amends t	he Sales and Use Tax Act and enact	s uncodified language to address		
11	funding for convention fa	cilities.			
12	Highlighted Provisions:				
13	This bill:				
14	amends the pu	rposes for which revenues generated	d by the municipality transient		
15	room tax may be used;				
16	modifies provi	sions relating to the enactment of th	e transient room tax for		
17	convention facilities; and				
18	makes technic	al changes.			
19	Monies Appropriated in	this Bill:			
20	This bill appropria	ites:			
21	•	2004-05 only, \$4,000,000 from the			
22	Finance to be transferred	to Salt Lake County under certain ci	rcumstances $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{and}} \mathbf{provides} \mathbf{that}$		
22a	the appropriation is non	<u>lapsing</u> ←Ĥ .			
23	Other Special Clauses:				
24	This bill Ĥ→ [tak	tes effect on July 1, 2005] provides a	<u>n effective date</u> ←Ĥ .		
25	Utah Code Sections Affe	ected:			
26	AMENDS:				
27	59-12-352 (Effect	ive 07/01/05), as last amended by C	hapter 296, Laws of Utah 2005		



	59-12-1603 (Effective 07/01/05), as enacted by Chapter 296, Laws of Utah 2005
E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 59-12-352 (Effective 07/01/05) is amended to read:
	59-12-352 (Effective 07/01/05). Transient room tax authority for municipalities
F	Purposes for which revenues may be used.
	(1) The governing body of a municipality may impose a tax of not to exceed 1% on
c	harges for the accommodations and services described in Subsection 59-12-103(1)(i).
	(2) Subject to the limitations of Subsection (1), a governing body of a municipality
]	nay, by ordinance, increase or decrease the tax under this part.
	(3) A governing body of a municipality shall regulate the tax under this part by
	ordinance.
	[(4) (a) Beginning on July 1, 2005, through June 30, 2015, a municipality may use
1	evenues generated by the tax under this part:]
	[(i) for general fund purposes if within the municipality there is not a convention
f	acility:]
	[(A) as defined in Section 59-12-602; and]
	[(B) that is 350,000 square feet or more; or]
	[(ii) only for a purpose described in Subsection (4)(b) if within the municipality there is
a	convention facility:]
	[(A) as defined in Section 59-12-602; and]
	[(B) that is 350,000 square feet or more.]
	[(b) A municipality described in Subsection (4)(a)(ii) may use revenues generated by
t	he tax under this part only for:]
	[(i) the expansion or renovation of a convention facility:]
	[(A) as defined in Section 59-12-602; and]
	[(B) that is 350,000 square feet or more; or]
	[(ii) the expansion of a parking lot or parking structure that is appurtenant to a
c	onvention facility:
	[(A) as defined in Section 59-12-602; and]
	[(B) that is 350,000 square feet or more.]

04-20-05 11:59 AM H.B. 1011

59	[(e)] (4) [Beginning on July 1, 2015, a] A municipality may use revenues generated by
60	the tax under this part for general fund purposes.
61	Section 2. Section 59-12-1603 (Effective 07/01/05) is amended to read:
62	59-12-1603 (Effective 07/01/05). Tax Rate Purposes for which tax revenues
63	may be expended Enactment or repeal of tax Tax rate change Effective date
64	Notice requirements.
65	(1) (a) Beginning on July 1, 2005, through June 30, 2015, a county legislative body of a
66	county of the first class may impose a tax:
67	(i) at a rate of 1.25%[;]:
68	(A) beginning on or after July 1, 2005, through June 30, 2011; and
69	(B) on charges for the accommodations and services described in Subsection
70	59-12-103(1)(i); or
71	(ii) at a rate of 1%:
72	(A) beginning on or after July 1, 2011, through June 30, 2015; and
73	(B) on charges for the accommodations and services described in Subsection
74	59-12-103(1)(i).
75	(b) Except as provided in Subsection (1)(c) and subject to Subsection (1)(d), the
76	revenues generated by the tax authorized by Subsection (1)(a) shall be expended for:
77	(i) the construction, expansion, or renovation of a convention facility;
78	(ii) the expansion of a parking lot or parking structure that is appurtenant to a
79	convention facility; or
80	(iii) the mitigation of impacts:
81	(A) on one or more structures that are adjacent to a convention facility;
82	(B) including an expense relating to relocating a structure described in Subsection
83	(1)(b)(iii)(A); and
84	(C) that arise from the construction, expansion, or renovation of a convention facility.
85	(c) Notwithstanding Subsection (1)(b), a county legislative body may not expend in any
86	12-month period more than 60% of the revenues generated by a tax authorized by Subsection
87	(1)(a):
88	(i) for the purposes described in Subsections (1)(b)(i) and (ii); and
89	(ii) relating to one convention facility.

H.B. 1011 04-20-05 11:59 AM

90	(d) The authority to impose a tax authorized by Subsection (1)(a) is in addition to any	
91	other authority to impose a tax under this chapter.	
92	(2) Subject to Subsection (3), a county legislative body shall regulate the tax authorized	
93	under this part by ordinance.	
94	(3) (a) For purposes of this Subsection (3):	
95	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2,	
96	Annexation to County.	
97	(ii) "Annexing area" means an area that is annexed into a county.	
98	(b) (i) Except as provided in Subsection (3)(c), if, on or after [July] October 1, 2005, a	
99	county legislative body enacts or repeals a tax under this part, the enactment or repeal shall take	
100	effect:	
101	(A) on the first day of a calendar quarter; and	
102	(B) after a 90-day period beginning on the date the commission receives notice meeting	
103	the requirements of Subsection (3)(b)(ii) from the county.	
104	(ii) The notice described in Subsection (3)(b)(i)(B) shall state:	
105	(A) that the county legislative body will enact or repeal a tax under this part;	
106	(B) the statutory authority for the tax described in Subsection (3)(b)(ii)(A);	
107	(C) the effective date of the tax described in Subsection (3)(b)(ii)(A); and	
108	(D) if the county legislative body enacts the tax described in Subsection (3)(b)(ii)(A),	
109	the rate of the tax.	
110	(c) (i) Notwithstanding Subsection (3)(b)(i), for a transaction described in Subsection	
111	(3)(c)(iii), the enactment of a tax shall take effect on the first day of the first billing period:	
112	(A) that begins after the effective date of the enactment of the tax; and	
113	(B) if the billing period for the transaction begins before the effective date of the	
114	enactment of the tax imposed under this section.	
115	(ii) Notwithstanding Subsection (3)(b)(i), for a transaction described in Subsection	
116	(3)(c)(iii), the repeal of a tax shall take effect on the first day of the last billing period:	
117	(A) that began before the effective date of the repeal of the tax; and	
118	(B) if the billing period for the transaction begins before the effective date of the repeal	
119	of the tax imposed under this section.	
120	(iii) Subsections (3)(c)(i) and (ii) apply to transactions subject to a tax under	

121	Subsection 59-12-103(1)(i).
122	(d) (i) Except as provided in Subsection (3)(e), if, for an annexation that occurs on or
123	after [July] October 1, 2005, the annexation will result in the enactment or repeal of a tax under
124	this part for an annexing area, the enactment or repeal shall take effect:
125	(A) on the first day of a calendar quarter; and
126	(B) after a 90-day period beginning on the date the commission receives notice meeting
127	the requirements of Subsection (3)(d)(ii) from the county that annexes the annexing area.
128	(ii) The notice described in Subsection (3)(d)(i)(B) shall state:
129	(A) that the annexation described in Subsection (3)(d)(i) will result in an enactment or
130	repeal in the rate of a tax under this part for the annexing area;
131	(B) the statutory authority for the tax described in Subsection (3)(d)(ii)(A);
132	(C) the effective date of the tax described in Subsection (3)(d)(ii)(A); and
133	(D) if the county legislative body enacts the tax described in Subsection (3)(d)(ii)(A),
134	the rate of the tax.
135	(e) (i) Notwithstanding Subsection (3)(d)(i), for a transaction described in Subsection
136	(3)(e)(iii), the enactment of a tax shall take effect on the first day of the first billing period:
137	(A) that begins after the effective date of the enactment of the tax; and
138	(B) if the billing period for the transaction begins before the effective date of the
139	enactment of the tax imposed under this section.
140	(ii) Notwithstanding Subsection (3)(d)(i), for a transaction described in Subsection
141	(3)(e)(iii), the repeal of a tax shall take effect on the first day of the last billing period:
142	(A) that began before the effective date of the repeal of the tax; and
143	(B) if the billing period for the transaction begins before the effective date of the repeal
144	of the tax imposed under this section.
145	(iii) Subsections (3)(e)(i) and (ii) apply to transactions subject to a tax under
146	Subsection 59-12-103(1)(i).
147	Section 3. Appropriation to Division of Finance Transfer to Salt Lake County.
148	(1) There is appropriated for fiscal year 2004-05 only, \$4 million from the General
149	Fund to the Division of Finance.
150	(2) It is the intent of the Legislature that the Division of Finance transfer the monies
151	described in Subsection (1) to Salt Lake County if:

152	(a) Salt Lake City Corporation and Salt Lake County enter into an interlocal agreement	
153	in accordance with Title 11, Chapter 13, Interlocal Cooperation Act, that includes a provision	
154	requiring Salt Lake City Corporation to pay Salt Lake County a total of \$8,000,000 on or	
155	before July 1, 2005;	
156	(b) Salt Lake City Corporation pays Salt Lake County a total of \$8,000,000 on or	
157	before July 1, 2005; and	
158	(c) the Salt Lake County Mayor certifies to the Division of Finance in writing that Salt	
159	Lake County agrees to:	
160	(i) expend the monies described in Subsection (1) only for the expansion or renovation	
161	of a convention facility:	
162	(A) as defined in Section 59-12-602; and	
163	(B) if that convention facility is:	
164	(I) located within Salt Lake County; and	
165	(II) 350,000 square feet or more; and	
166	(ii) complete the expansion or renovation of the convention facility described in	
167	Subsection (2)(c)(i).	
167a	$\hat{H} \rightarrow (3)$ It is the intent of the Legislature that the appropriation required by	
167b	Subsection (1) is nonlapsing. ←Ĥ	
168	Section 4. Effective date.	
169	Ĥ→ [This bill takes] (1) Except as provided in Subsection (2), if approved by two-thirds	
169a	of all the members elected to each house, this bill takes effect upon approval by the governor.	
169b	or the day following the constitutional time limit of Utah Constitution Article VII, Section 8,	
169c	without the governor's signature, or in the case of a veto, the date of veto override.	
169d	(2) Sections 59-12-352(Effective 07/01/05) and 59-12-1603(Effective 07/01/05) take ←Ĥ	
169e	effect on July 1, 2005.	

Legislative Review Note as of 4-19-05 5:56 PM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel